International application No.

PCT/JP2004/014799

		202/022	2001/011/33	
	CATION OF SUBJECT MATTER GOIN33/68, C12Q1/68, G01N33/	50, G01N33/15		
According to Int	ternational Patent Classification (IPC) or to both nations	al classification and IPC		
B. FIELDS SE				
	nentation searched (classification system followed by cl G01N33/48-98, C12Q1/68, G01N			
Jitsuyo Kokai Ji	itsuyo Shinan Koho 1971-2004 Ji	oroku Jitsuyo Shinan Koho itsuyo Shinan Toroku Koho	1994-2004 1996-2004	
	pase consulted during the international search (name of JOIS), CA (STN)	data base and, where practicable, search to	erms used)	
C. DOCUMEN	NTS CONSIDERED TO BE RELEVANT			
Category*	Citation of document, with indication, where ap		Relevant to claim No.	
A	JP 2003-245097 A (Unilever N 02 September, 2003 (02.09.03) Claims; Par. Nos. [0007], [00 & US 2003/0170739 A) ,	1-8	
А	WO 2002/043758 A (Schering C 06 June, 2002 (06.06.02), & JP 2004-517078 A & US & EP 1399184 A		1-8	
P,A	JP 2004-205246 A (Kanebo, Lt 22 July, 2004 (22.07.04), Claims (Family: none)	d.),	1-8	
× Further do	cuments are listed in the continuation of Box C.	See patent family annex.		
* Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed		"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art "&" document member of the same patent family		
Date of the actual completion of the international search 01 November, 2004 (01.11.04)		Date of mailing of the international search report 18 January, 2005 (18.01.05)		
Name and mailing address of the ISA/ Japanese Patent Office		Authorized officer		
Facsimile No. Telephone No. Form PCT/ISA/210 (second sheet) (January 2004)				

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Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	JP 2003-271728 A (Shiseido Co., Ltd.), 26 September, 2003 (26.09.03), (Family: none)	
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Box No. II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons: Claims Nos.:
because they relate to subject matter not required to be searched by this Authority, namely:
2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box No. III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
 As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4. X No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: Claims 1 to 8.
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

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Continuation of Box No.III of continuation of first sheet (2)

The only one matter common to MCP2 as set forth in claim 1, the polynucleotides represented by SEQ ID NOS:1 to 3 as set forth in claim 9, 10 individual proteins as set forth in claim 14, 9 individual proteins as set forthin claim 15, MCP-6 as set forthin claim 16 and the polynucleotide Mm. 74656 as set forth in claim 21 resides in the expression thereof being accelerated specifically in the epidermis at a spot site in a model animal of spot formation.

However, it has been publicly known that, when the gene expression amount in the skin damaged by sunlight is compared with the gene expression amount in the skin protected from sunlight, a gene showing a change in the transcriptional production level is expressed in the epidermis after the exposure to sunlight (see, in particular, EXAMPLE 1 in JP 2003-245097 A). It was also well known at the point of the application of the present case that spots are formed on the skin as one of damages caused by sunlight (see, if necessary, JP 8-165231 A [0002] and JP 6-263623 A [0002]). Accordingly, the fact "the expression being accelerated specifically in the epidermis at a spot site in a model animal of spot formation" cannot be considered as a special technical feature in the meaning within the second sentence of PCT Rule 13.2. There is no other common matter seemingly being a special technical feature in the meaning within the second sentence of PCT Rule 13.2 among the inventions relating to the substances as described above.

Such being the case, these inventions are not considered as a group of inventions so linked as to form a single general inventive concept.

